PATENT COOPERATION TREATY

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

Applicant's or agent's file reference T8467745US1	FOR FURTHER ACTION	See item 4 below	
International application No. PCT/CA2005/000699	International filing date (day/month/year) 06 May 2005 (06.05.2005)	Priority date (day/month/year) 07 May 2004 (07.05.2004)	
International Patent Classification (8th edition unless older edition indicated) See relevant information in Form PCT/ISA/237			
Applicant UNIVERSITY OF WATERLOO			

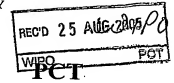
1.	 This international preliminary report on patentability (Chapter I) is issued by the International Bureau on behalf of the International Searching Authority under Rule 44 bis. 1(a). 				
2.	2. This REPORT consists of a total of 5 sheets, including this cover sheet.				
3	In the attached sheets, any reference to the written opinion of the International Searching Authority should be read as a reference to the international preliminary report on patentability (Chapter I) instead.				
3.	3. This report contains indications relating to the following items:				
	Box No. I Basis of the report				
	Box No. II	Priority			
	Box No. III	Non-establishment o applicability	of opinion with regard to novelty, inventive step and industrial		
	Box No. IV	Lack of unity of inve	ention		
	Box No. V	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement			
	Box No. VI	Certain documents cited			
	Box No. VII	Certain defects in the international application			
	Box No. VIII	Certain observations	on the international application		
4. The International Bureau will communicate this report to designated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but not, except where the applicant makes an express request under Article 23(2), before the expiration of 30 months from the priority date (Rule 44bis.2).					
			Date of issuance of this report 07 November 2006 (07.11.2006)		
The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland		mbettes	Authorized officer Athina Nickitas-Etienne		
	Facsimile No. +41 22 338 82 70 e-mail: pt04@wipo.int		e-mail: pt04@wipo.int		

Form PCT/IB/373 (January 2004)

PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY

To:
GOWLING LAFLEUR HENDERSON LLP
Suite 4900, Commerce Court West
TORONTO, Ontario
Canada, M51, 113



WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

Canada, M5L 1J3		INTERNATIONAL SEARCHING AUTHORITY		
			(PCT Rule 43bis.1)	
		Date of mailing (day/month/year)	12 August 2005 (12-08-2005)	
Applicant's or agent's file reference T8467745US1	Applicant's or agent's file reference T8467745US1		FOR FURTHER ACTION See paragraph 2 below	
International application No. PCT/CA2005/000699	International filing date 06 May 2005 (06-05-20	Priority date (day/month/year) 005) Priority date (day/month/year) 07 May 2004 (07-05-2004)		
International Patent Classification IPC(7): A61L 2/03, A23L 3/005	(IPC) or both national class	ssification and IPC		
Applicant UNIVERSITY OF WATER				
1. This opinion contains indication	s relating to the following	items:		
[X] Box No. I Bas	is of the opinion			
[] Box No. II Pric	rity			
[] Box No. III Non	[] Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability			
[] Box No. IV Laci	[] Box No. IV Lack of unity of invention			
[X] Box No. V Reas	oned statement under Rule icability; citations and expl	e 43 <i>bis</i> . 1(a)(i) with anations supportin	regard to novelty, inventive step or industrial	
	ain documents cited			
[X] Box No. VII Certa	in defects in the internation	national application		
[] Box No. VIII Certa 2. FURTHER ACTION	in observations on the inte	rnational application		
PEA has notified the International Bure	u under Rule 66.1 bis(b) that wri	tten opinions of this Int	be a written opinion of the International Preliminary athority other than this one to be the IPEA and the chosen ternational Searching Authority will not be so considered.	
I IIIIS ODIDION IS, as provided above one	alabama di alia di alia		it is invited to submit to the IPEA a written reply f mailing of Form PCT/ISA/220 or before the expiration	
For further options, see Form PCT/ISA/2	· 20.			
3. For further details, see notes to Form PC	/ISA/220.			
Name and mailing address of the ISA/C/Canadian Intellectual Property Office Place du Portage I, C114 - 1st Floor, Box	- and all domination	of this opinion	Authorized officer	
50 Victoria Street Gatineau, Quebec K1A 0C9 Facsimile No.: 001(819)953-2476		6-2005)	Rafal Byczko (819) 956-0502	

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/CA2005/000699

Box No. I	Basis of this opinion	
1. With rega	ard to the language, this opinion has been establish	ed on the basis of:
[x] the	e international application in the language in which	it was filed
[] at	ranslation of the international application into	, which is the language of a
tra	nslation furnished for the purposes of international	search (Rules 12.3(a) and 23.1(b)).
2. With rega		displaced in the internal and the intern
a. type of	f material	·
[]	a sequence listing	
[]	table(s) related to the sequence listing	
b. format	of material	
[]	on paper	
[]	in electronic form	
c. time of	filing/furnishing	
[.]	contained in the international application as filed.	
[]	filed together with the international application in	electronic form
[]	furnished subsequently to this Authority for the pu	rposes of search.
3 [] In ac	ldition, in the case that more than one version or co	DDV of a sequence listing and/or table(a) letter (1)
	filed or furnished, the required statement that the in ication as filed or does not go beyond the application	
. Additional of	comments:	
•		•
		·
	·	·
		·
	•	• ,
		. 1
		·
	·	

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/CA2005/000699

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)	Claims 1-29	YES
To an alternative service and	Claims 30	NO
Inventive step (IS)	Claims <u>1-29</u>	YES
Industrial applicability (IA)	Claims 30	NO
	Claims 1-30	YES
•	Claims <u>none</u>	NO .

2. Citations and explanations:

D1: US 5 662 031 (QIN et al.) 2 Sept. 1997 (02-09-1997)

NOVELTY (N)

Claims 1 to 29 comply with PCT Article 33(2) as no prior art alone discloses a treatment chamber or method for deactivating microorganisms in a fluid comprised of an electrode gap defining a biconcave treatment chamber through which fluid flows under the influence of gravity.

Claim 30 does not comply with PCT Article 33(2). D1 discloses the claimed subject matter before the claim date. D1 discloses a fluid treatment system using electrical pulses to inactivate microbes. Specifically D1 teaches that said treatment system has a treatment zone with faces that are contoured (column 5 lines 41-44). This can be clearly seen in Fig. 2, reference character (182). Considering this disclosure the subject matter of claim 30, comprised of a fluid treatment chamber with electrodes having opposite convex surfaces forming a biconcave annual treatment space, would have been common knowledge to a skilled technician on the claim date.

INVENTIVE STEP (IS)

Claims 1 to 29 comply with PCT Article 33(3) as no prior art alone or in combination discloses a treatment chamber or method for deactivating microorganisms in a fluid comprised of an electrode gap defining a biconcave treatment chamber through which fluid flows under the influence of gravity.

Claim 30 does not comply with PCT Article 33(3). D1 discloses the claimed subject matter before the claim date. D1 discloses a fluid treatment system using electrical pulses to inactivate microbes. Specifically D1 teaches that said treatment system has a treatment zone with faces that are contoured (column 5 lines 41-44). This can be clearly seen in Fig. 2, reference character (182). Considering this disclosure the subject matter of claim 30, comprised of a fluid treatment chamber with to a skilled technician on the claim date.

INDUSTRIAL APPLICABILITY (IA)

Claims 1 to 30 comply with PCT Article 33(4) as the subject matter of said claims has obvious industrial applicability and can be made and used in industry.

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/CA2005/000699

Box No. VII Certain defects in the international application

The following defects in the form or contents of the international application have been noted:

The abstract does not comply with Rule 8.1(d) of the Patent Cooperation Treaty Regulations. Each technical feature mentioned in the abstract and illustrated in the international application shall be followed by reference signs, placed between

The drawings and the description do not comply with PCT Rule 11.13(I). Reference signs not mentioned in the description shall not appear in the drawings and vica versa.

- Reference character (306) identifying the annular conduit on page 12 line 21 is not present in Fig. 3,
- Reference character (534) identifying a radially dispersion zone on page 16 line 18 can not be found in the drawings.
- Reference character (900) identifying an alternate electrode assembly on page 19 line 25 can not be found in the drawings.

The drawings and the description do not comply with PCT Rule 11.13(m). The same features, when denoted by reference signs shall, throughout the entire application, be denoted by the same signs. The reference character (304) is used on page 12

The drawings do not comply with PCT Rule 11.11. The drawings shall not contain text matter.

The drawings do not comply with PCT Rule 11.12. The drawing shall be free from alterations overwritings and

Form PCT/ISA/237 (Box No. VII) (April 2005)

Page 4 of 4